

We learn from the Frankfort Commonwealth that in one of the mountain counties in this State, the only difficulty in the way of raising volunteers, when it was announced they would be needed for the Mexican war, was the doubt the people entertained as to the propriety of serving under such a commander-in-chief as General Polk. Two eloquent Whigs took the stump and made speeches showing that it was the country that needed their services—that it was the Government and not Mr. Polk for whom they were to fight; and the difficulty having been thus removed, two companies of brave fellows instantly volunteered, though the population of the country is very small.—*L. Jon.*

LOCOFOCO PRESIDENTIAL ASPIRANTS.—"Potomac," the pithy correspondent of the Baltimore Patriot, alluding to the jealousies of the brood of Locofoco aspirants to the Presidential chair, says that Mr. Cass has no wish in the world that Mr. Benton should succeed in any act that would place him in "the line of safe precedents" for the Presidency. Mr. Calhoun does not mean that either of those Senators shall be in that time. Mr. Dallas wishes all three of them in Guinea. Mr. Buchanan ditto, including Mr. Dallas. Silas Wright has no love for any of them. Martin Van Buren the same. Mr. Polk will smile if they all quarrel among themselves, and call upon him kindly to sacrifice his private interests and consent to serve a second term.

BEST NATURED MAN IN THE WORLD.—"The best-natured fellow in the world" is merely a convenience; very useful to others, but worse than useless to himself. He is the bridge across the brook, and men walk over him. He is the wandering pony of the Pampas, seeking his own provender, yet ridden by those who contribute not to his support. He giveth up all the sunshine, and hath nothing but chilling shade for himself. He waiteth at the table of the world, serveth the guests, who clear the board, and, for food and pay, give him fine words, which culinary research hath long since ascertained cannot be used with profit, even in the battering of pantries. He is, in fact, an appendage, not an individuality; and when worn out, as he soon must be, is thrown aside to make room for another, if another can be had. Such is the result of excessive complaisance and obsequious good nature. It plunders a man of his spine, and converteth him into a flexible willow to be bent and twisted as his companions choose, and, should it please them, to be wreathed into a fish basket.

A MONEY DIGGER.—An inquisitive Yankee, seeing a laborer employed in digging on a retired spot, inquired what he was digging for.

"I am digging for money!" was the reply.

The fact, of course, was duly and promptly heralded to the curious in such matters, and the money digger was visited by three or four credulous fellows, when the following dialogue ensued:

Visitors—We are told you are digging for money?

Laborer—Well, I ain't digging for any thing else, and if you are wise you had better take hold also.

Visitors—Have you had any luck?

Laborer—First rate luck. It pays well.

No sooner said than done: the four fellows, thanking the generous deliverer for giving them an invitation to share in his golden prospects, off coats, and went to work in good earnest, throwing out many loads of earth, till at length getting very tired, the following colloquy took place:

Visitors—When did you get any money last?

Laborer—Saturday night.

Visitors—How much!

Laborer—Four dollars and a half.

Visitors—That's rather small business.

Laborer—It's pretty well; six shillings a day is the regular price for digging cellars, all over town!

The visiting loafers dropped spades and vanished, quite put out with the man who dug money at the rate of six shillings a day!

A person asked Chapman if the tolling of a bell did not put him in mind of his latter end. He replied, "No sir; but the rope puts me in mind of yours."

"Get up, husband," said a lady to her liege lord, the other morning. Daylight is breaking. "Let it break," said the liege spouse, "it don't owe me any pig."

A BIG HAUL.—A store was broken open in Chatham Square, New York, and \$100,000 worth of goods were found.

A wise man will speak well of his neighbor, love his wife, and pay for his pa—nothing personal!

The State of Mississippi, PANOLA COUNTY.

Circuit Court, April Term 1846.

JOHN HIGHTOWER, vs. ELIZ HIGHTOWER, } Bill of Divorce.

UPON opening the bill of complaint in this cause, and it appearing to the satisfaction of the Court, that the said defendant is a non-resident of this State, upon motion: It is considered by the Court that publication be made in the Panola Mississippi "Lynx," a newspaper published in the town of Panola, in this State for the Term of three months, requiring said defendant to appear before our next Circuit Court, to be held at the Court House of Panola County, on the fourth Monday after the fourth Monday in September next, and plead answer, or demur to said Bill of Complaint, or the same will be taken for confessed and set for hearing "Ex parte."

WM. S. KEITH, Clerk. June 27, 1846. 19-3m.

The State of Mississippi, PANOLA COUNTY.

Circuit Court, April Term 1846.

The Board of Police, of Panola County, vs. The unknown heirs of Wm. Rivers, dec'd. } ORIGINAL BILL.

UPON opening the Bill of Complaint in this cause, and it appearing to the satisfaction of the Court, that the heirs of Wm. Rivers dec'd. are unknown, upon motion: It is ordered by the Court that publication be made for the space of two months in the Panola Mississippi "Lynx," a newspaper published in the Town of Panola, State of Mississippi; that unless the defendants shall appear before our next Circuit Court, to be held at the Court House in the County of Panola on the 4th Monday after the 4th Monday in Sept. next, and plead answer, or demur to the bill of complaint, or the allegations & charges therein contained, will be taken for confessed and set for hearing "Ex parte."

WM. S. KEITH, Clerk. June 27, 1846. 19-2m.

The State of Mississippi, PANOLA COUNTY.

Circuit Court, April Term 1846.

CATHERINE WILLIAMS, by her next friend WYATT HANIS, vs. J.A. R. WILLIAMS, } Bill of Divorce.

UPON opening the Bill of complaint in this cause, and it appearing to the satisfaction of the Court, that said defendant is a non-resident of this State, upon motion: It is considered by the Court that publication be made in the Panola Mississippi "Lynx," a newspaper published in the Town of Panola in this State, for the term of three months requiring said defendant to appear before our next Circuit Court, to be held at the Court House of Panola County, on the 4th Monday after the 4th Monday in Sept. next, and plead answer, or demur to said Bill of complaint, or the same will be taken for confessed and set for hearing "Ex parte."

WM. S. KEITH, Clerk. June 27, 1846. 19-3m.

Administrator's Notice.

THE undersigned having at the April term 1846, of the Probate Court of said county, been appointed Administrator of the estate of A. H. Williams dec'd. Notice is hereby given to all persons indebted to said estate to come forward and make immediate payment, and persons having claims against the same, are required to present them duly authenticated within the time prescribed by law, or they will be forever barred.

B. F. MORRIS, and NANCY WILLIAMS, Adm'rs. June 27, 1846. 19-6w.

Administrator's Notice.

THE undersigned having at the April special term 1846, of the Probate Court of said county, been granted to the undersigned on the estate of J. B. Morris dec'd. Notice is hereby given to all persons indebted to said estate to make immediate payment, and those having claims against the same, are required to present them duly authenticated within the time prescribed by law, or they will be forever barred.

B. F. MORRIS, Adm'r. June 27, 1846. 19-6w.

Rangers Notice.

TAKEN up by Thomas Musgrave, living about five miles North East of Panola, one Sorrel Stud Horse, with a star in his face, about five years old appraised to \$25

P. B. JONES, a. p. c. May 2, 1846. 11-11.

Administrator's Notice.

THE undersigned having at the January term 1846, of the Probate Court of said county, applied for and obtained letters of administration, on the estate of John Waldrup deceased, hereby give notice, to all persons indebted to said estate, to come forward and make immediate payment, and all persons having claims against the same, are required to present them duly authenticated, within the time prescribed by law, or they will be forever barred.

R. H. NICHOLS Adm'r. Jan. 24 '46. 50-6m.

Origin of every Disease, & the means of cure.—In the year 1795, Le Roy clearly demonstrated that every disease originated from impure or undigested particles, becoming mixed with the blood and fluids.—And also, that to cure every disease, it was only necessary to open the natural outlets of the body, and allow them to remain open, by which means the blood and other fluids will release themselves from these undigested and impure particles, and a state of health will be certain to ensue.

The Royal Institute of France awarded to him for this discovery, the Gold Medal of the Institute.

This is a historical fact.

All which the Brandereth Vegetable Universal Pills profess to do, to carry out this principle, and experience has fully established them capable of it. When, therefore, a bad state of health exists in the body, all that has to be done is to continue to purge it effectually with them, and the more violent the disease, the more powerful must be the dose.

The Brandereth Pills are made entirely of Vegetable Extracts, known by long experience to be perfectly innocent, and yet of more power as a purgative, or cleanser of the alimentary canal, than any other medicine. Their effect on the system is so easy, that it is a remarkable fact that the same dose may be given to an infant or adult, without the possibility of doing any injury—but on the contrary good. Therefore in costiveness, either habitual or otherwise, and in Bilious Fevers, and all bilious affections they are of the greatest possible benefit.

In a period of little more than ten years in the United States, they have restored to perfect health and enjoyment over four hundred thousand persons who were given over by Physicians of the first rank and standing, and in many cases when every other remedy had been resorted to in vain.

The great secret is to have the medicine by you when you are first attacked with sickness; one dose then will have more good effect than twenty, if you put it off until disease has enfeebled the bodily powers; therefore every individual who considers health a blessing, should always keep a box of Brandereth's Vegetable Universal Pills, where they can be sure to find them when wanted. Twenty-five cents not possibly be better disposed of. A valuable life may be saved, or a long fit of sickness prevented.

For sale by A. W. ARMSTRONG. June 27 3m.

SADDLE & HARNESS MANUFACTORY.

THE public generally, when wishing to purchase SADDLES, or anything in the Saddle Business, are very respectfully solicited to call on BARBEE in the town of Panola, on the corner north of the Court House, where an assortment of Saddles, Bridles, Martingales, Girths, Sirengles, &c. &c. can be examined and bought at Memphis prices.

Call and examine—if you do not buy you will only be convinced of the propriety of abandoning the use of Eastern work, or the common trash that is sold by the merchants of our country.

G. A. BARBEE. June 27 11.

RANGER'S NOTICE.

TAKEN up by David Duke, living two miles east of Panola, a sorrel Mare with a blaze-face, left hind leg white up to the knee, a small white spot on the right side of the neck—about fourteen hands high—supposed to be ten years old—appraised to \$35.

P. B. JONES, a. p. c. June 13, 1846. 17-11.

To the Gentlemen of Panola.

IF you desire good clothing and at excessively low prices, let me constrain you to give me a call. I can now cloth you from and to both extremes. Desirable Hats, of Otter, Beaver, Ashland, Silk & Plush, as well as Caps of oil Silk, and Cloth; Night Caps; Shirts of every kind, Silk, Cotton, linen, and Buckskin; Drawers of all kinds, Coats, Pants, & Vests of every description; Socks and elegant Boots and Gaiters; Cravats; Russian Girdles; Shoulder Braces; Money Belts, and every thing else so multiplied that I have not patience to enumerate, you can find at H. Wade's on Madison street, Memphis, nearly opposite the Post Office, and near the Union Bank.

H. WADE. April 11, '46. 8-11.

NOTICE DRAGOONS.

THE Panola Light Dragoons are requested to meet in the town of Panola at 10 o'clock A. M. on the fourth of July next, for the purpose of drilling.

W. C. RAYBURN, O. S. By order of Capt. Watson.

Administrator's Notice.

THE undersigned having at the April term 1846, of the Probate Court of said county, been appointed Administrator of the estate of John Waldrup deceased, hereby give notice, to all persons indebted to said estate, to come forward and make immediate payment, and all persons having claims against the same, are required to present them duly authenticated, within the time prescribed by law, or they will be forever barred.

R. H. NICHOLS Adm'r. Jan. 24 '46. 50-6m.

Administrator's Notice.

THE undersigned having, at the June term 1846, of the Probate Court of Panola County, obtained letters of administration upon the estate of James Satterwhite deceased.

Notice is hereby given to all persons indebted to said estate to come forward and make immediate payment, and all persons having claims against the same are required to present them duly authenticated within the time prescribed by law, or they will be forever barred.

JAMES S. SATTERWHITE. June 20, 1846. 18-6m.

The State of Mississippi, PANOLA COUNTY, Circuit Court April Term 1846.

FRANCIS CHAPMAN, by her next friend WILLIAM C. PETERSON.

No. 930, v. Bill of Divorce.

JOHN A. CHAPMAN.

UPON opening the Bill of Complaint in this cause, and it appearing to the satisfaction of the Court, that said defendant is a non-resident of this State upon motion, it is considered by the Court that publication be made in the Panola Mississippi Lynx, a newspaper published in the Town of Panola in this State for the Term of three months, requiring said defendant to appear before our next Circuit Court to be held at the Court House of Panola County on the 4th Monday after the 4th Monday in September next, and plead answer, or demur to said bill of complaint, or the same will be taken for confessed and set for hearing "Ex parte."

WM. S. KEITH, Clerk. June 20, 1846. 18-3m.

Ranger's Notice.

TAKEN UP by Stewart Pipkin living about fifteen miles east of Panola, one sorrel mare about three years old, with a small star on the forehead; no other brands or marks perceivable—Appraised to \$35.00.

P. B. JONES, Ranger. June 11 '46. v2n1611

JUST SEE HERE.

just about the finest lot of DRUGS ever brought into N. Mississippi or any other country, has just been opened at the S. East corner of the Court House Square in the town of Panola, where friends enemies and all who wish for any thing in the line of

Drugs and Medicines; Paints and Oils; Paint Brushes; Window Glass, and Dye Stuffs,

are accommodated just a little better and cheaper than they could be at Memphis or New Orleans.

The subscriber is desirous of making an experiment in the sale of Drugs at this point, and all that is necessary to render it successful, is that all those who desire a good and cheap article of any description usually kept by those in his line, should drift this way and float in.

He does not believe that a customer who will try him once, will ever be induced to go any where else for any of the necessities or superfluities of life, with which his establishment is so well stocked; for he does suppose and believes most conscientiously, clearly & indubitably that he can serve a customer cheaper, better and more to the satisfaction of all parties than such a thing has been done within the recollection of the oldest inhabitant.

The period of the year is approaching when medicines are usually in demand for families and plantations, and the subscriber has taken extraordinary pains to purchase such an assortment as will enable him to respond in the affirmative to every reasonable interrogatory of a customer, and he cannot see any earthly reason why the people of Panola and its vicinity should so far forget themselves as to go fifty or five hundred miles for an article which they might get here, and save travel and trouble, and of more importance still, get a cheaper and better article by calling at the DRUG STORE of

S. N. PEARSON. May 23, 1846. 14-11.

SELLING OFF AT COST.

INTENDING to change our business the ensuing fall, we now offer a large and very desirable stock of goods

AT COST.

The entire stock has been purchased for CASH—it embraces

Dry Goods, Hardware, Crockery, Boots, Hats, Shoes, &c. &c. It is a rare chance for persons in want of GOODS.

No credit will be given in any instance.

HUNT & CO. May 16th 1846. 13-31.

RANGER'S NOTICE.

TAKEN up by David Little, living seven miles from Panola on the road to Hernando, two Bay Horses, one with a lump on his left ankle, is supposed to be seven years old, the other is six years old—appraised each to \$35.00. P. B. Jones R. P. C.

May 23, 1846. 14-11.

Law Notice. MILLER & ESTELLE.

CAVIN MILLER, PANOLA, MISS. WM. M. ESTELLE, BELMONT, MISS.

HAVING formed a partnership in the practice of their profession, will give their divided attention to all business entrusted to their care in any part of north Mississippi. They will practice in the District Chancery Court at Holly Springs, the Federal court at Pontotoc, and the High Court of Errors and Appeals at Jackson.

Letters addressed to the firm, either at Panola or Belmont, will receive prompt attention.

June 25 211

List of letters remaining in the Post Office, at Panola, on the first day of April 1846.

Armstrong A W 2	Allen Henry 3
Allen Mrs. M 1	Alford W C 2
Boyd A R 1	Bamdar E H 1
Buckley C T 1	Caldwell J J 2
Clark David 1	Canton H 1
Carter Alfred 1	Deloach C 1
Driver Eliza 1	Evans John 1
Daniel A J 1	Gibson A E
Edger Mrs. s	Godfrey Allen F 1
Evans Sarah Miss 1	Hanks G D 1
Glaseock Crofford 1	Hunter Thomas O 1
Gordon John 1	Hightower John 1
Hart Gabriel 2	Jolly William 1
Hatch T D S 1	Jackson Robert H 1
Haskins G B 1	Killebrew W 1
Humez N 1	Kennedy Edmond 1
Justice Eli 1	Leibetter B H 1
Kemp John 1	Merrick Wesley 1
Clerk Circuit Court 3	Merrick Charles H 1
Kennedy John T 1	Martin Robt 1
Lampkin William 1	Odum Solomon 1
Lama Wiley R	Pitts Aaron 1
McGhee Mrs. C 1	Post John 1
McKinney James 1	Rands J C H 1
McKarie John 1	Ruffin James 1
Nelson S H 1	Shy Order 1
Peckins Moses R 1	Administrator of R H Thomas 1
Poland H & Co 1	Administrator of George W 1
Read E Jr 2	Tarkins John 1
Robinson J H 3	Tate R M 1
Sheriff Panola County 3	White David 1
Simmons Mrs E 1	Administrator of Robt Ester
Administrator of R H Thomas 1	Wilson Thomas D 1
Tarley George W 1	
Tate R M 1	
White David 1	
Administrator of Robt Ester	
Wilson Thomas D 1	

In the Probate Court of Panola County, State of Mississippi April Term, 1846.

James E. Evans, vs. John Evans, et al.

IN this case it appearing to the satisfaction of the Court that Lorenzo D. Evans, John Estis and Penelope Estis are non residents of the State of Mississippi.—It is therefore ordered by the court that unless they appear at the July Term of this court and answer the allegations in the petition in the above case, the same shall be taken as confessed against them. It is further ordered by the court that notice be given in the Panola Lynx, a newspaper published in the town of Panola for sixty days.

Witness the Hon. John T. M. Burbridge Judge of said court at the court house of said county the 20th day of April A. D. 1846, and the seal of said affixed. J. C. ARMSTRONG, Clk.

ABSTRACT OF THE BILL.

The petition charges that John Evans died in Nov. 1842, leaving four children besides petitioner; that dec'd. in 18 an instrument purporting to be his last will and testament was admitted to probate on the evidence of one witness, that dec'd. left a large estate consisting of real and personal property, amounting to between seven & eight thousand dollars, that petitioner had never received but one negro girl from dec'd. That said instrument is fraudulent & not the will of the dec'd. and that dec'd. was incapable at the time of making a will, that he was not of sound and disposing mind at the time, nor for a long time previous, that defendant sought the advantage which infirmity old age and insanity had given them, obtained his signature to an instrument, the contents of which he was ignorant, and that dec'd. by stratagem attempt to set up the same as his will and thereby attempt to secure to themselves the property to the exclusive of petitioner, that petitioner had delayed proceeding thus long on account of promises by defendant that they would divide with petitioner. Petitioner prays that defendant be compelled to appear at—

Term of said court and answer fully the allegations in said petition and that said instrument and probate be set aside and that the property descend as at law as in cases of intestates, and a general prayer for relief.

J. C. ARMSTRONG, Clk.

BOOT & SHOE MANUFACTORY IN BELMONT.

THE subscriber would respectfully inform the citizens of Panola county, that he has in his employ, very superior workmen, and materials of the best quality. Persons wishing to have durable and neat work done, can do so by sending their orders to him.

SOLOMON CHILDERS. May 2, 1846. 11-3w.

Rangers notice.

THE State of Mississippi, Talahatchie County.

TAKEN up by Wm. Dyer, North East of Charleston, one sorrel mare, about four years old. Her left fore foot white up to the pastor joint, left hind foot & leg, white half way up to the hock, a small white star in the forehead, about 13 hands high, no brand discoverable. Appraised to \$20.

Sworn to and subscribed before me, J. M. Buckheart. This 3rd day of Jan. Mortimer Orr.uary, 1846.

JOHN J. GRAY J. P.

A true copy of certificate of appraisement, Charleston Jan. 6th 1846.

JOHN KESLO Ranger. Jan 7 '46. 49-6w.

In the Probate Court of Panola county, Miss.

Duncan C Williams vs. James Erwin Adm'r

WHEREAS Duncan C. Williams has filed his petition in said court wherein he charges that he is security for dit as administrator of Willis Doyell dec'd; that said dit is a non resident of this State; that dit has failed to account to the court since letters of administration have been granted; that said dit by proper process be compelled to appear and make settlement of said estate; petitioner prays for an order to compel said dit to give other security in discharge of petitioner, and that on failure there of that his letters of administration be revoked.

And whereas it appearing to the satisfaction of the court that said dit is not within the jurisdiction of the process of this court, it is ordered by the court that the said dit administrator afore: said appear before this court on the 31 Monday in July next, then and there to answer said petition and to settle and account either to the court or to give a good and sufficient bond with security for the faithful discharge of his duties in the form and penalty prescribed by the statute in this behalf made and provided as this court may direct, and that publication be made sixty days in the Panola Lynx.

Witness the Hon. John T. M. Burbridge Judge of said court and the seal thereof affixed this 4th day May 1846.

J. C. ARMSTRONG Clerk. May 9th 1846. 12-60ds.

District Chancery Court of the State of Mississippi at Holly Springs April Rules 1846

John Hubbard et al vs. Albert G. Ellis et al

UPON opening the matters of the Bill, it appearing to the satisfaction of the Court, that the heirs of David Boyd dec'd., defendants thereto, are unknown to the complainants, it is therefore ordered that unless they appear before the Vice Chancellor, at the Court Room in the Town of Holly Springs, on the first Monday in July next, and plead answer or Demur to said Bill, the several allegations thereof, as to them will be taken for confessed, and such order and decree made therein, as shall seem reasonable and just.

And it is further ordered, that a copy of this order be inserted in the "Panola Lynx" News paper, published in the town of Panola, once a week for two months successively.

HANNIBAL HARRIS, Clerk.

ABSTRACT OF THE BILL.

The Bill charges: that said Boyd purchased lots, Nos. 10 11 & 12, in Block No. 2, in the town of Panola, Panola County, with money in his hands belonging to complainants, Hubbard and one William Morgan, since dec'd. and took title in his own name; that since Boyd's death, said lots have been sold at Sheriff's sale, as his property, to satisfy a judgment recovered against him, in his life time, (but which was not revived by *scire facias*) and purchased by Defendant Ellis, who thereupon took immediate possession, and has enjoyed the rents and profits ever since; that Complainants, James & William Morgan, are the only heirs at law, of said William Morgan dec'd.

PRAYER, That the deed from the Sheriff to Ellis, be cancelled and held for naught; that he Ellis, account for rents and profits, that the legal title be conveyed to complainants and for general relief.

HANNIBAL HARRIS, Clerk. MILLER & ESTELLE Solicitors for Complainants. April 11, '46. 8-2m.

Administrator's Notice.

State of Mississippi, Panola County.

LETTERS of Administration having been granted to the undersigned on the estate of Anderson Nelson dec'd.—Notice is hereby given to all persons indebted to said estate, to come forward and make immediate payment, and persons having claims against the same, are required to present them duly authenticated, within the time prescribed by law, or the statute will be plead in bar to the same.

Thos. MUSGRAVE. March 14, 1846. 4-6w.

FORBID.

FOREWARN all persons from trading for a note of the following description:

One note of hand given by me, payable to W. C. Maxwell, for the sum of fifty-five dollars and fifty cents, dated the 18th day of April 1846.

The above note having been extorted from me, I do not intend to pay it unless compelled by law.

LAVINIA TIPTAN. April 25th '46. 10-1w.

Administrators Notice.

LETTERS of Administration having been granted to the undersigned on the estate of Abr. Allen dec'd., by the Probate Court, of Tallahatchie county Miss. on the 8th Dec. 1845.

Notice is hereby given to all persons indebted to said estate, to make immediate payment (and save cost) and those having claims against said estate must present them duly authenticated within the time prescribed by law, or they will be forever barred, given under my hand and seal.

J. G. KENDRICH Adm'r. Dec. 29 '45. 46-6w.